

Today, the Department of Homeland Security's training catalog is a primary resource for State and local jurisdictions to find opportunities to enhance their counterterrorism and preparedness capabilities. H.R. 2427 seeks to ensure that, going forward, this vital resource remains available to the first responder community.

Specifically, H.R. 2427 directs DHS' Office for State and Local Law Enforcement to produce and distribute an annual catalog of DHS' training, programs, and services for State, local, and tribal law enforcement.

Further, to ensure that this information is shared throughout the law enforcement community, the Pathways to Improving Homeland Security at the Local Level Act requires this comprehensive catalog be posted on the DHS website, as well as on the Homeland Security Information Network.

My district is home to the Coast Guard, DHS personnel, and officials from the Port of Los Angeles, who all have to work together to prepare and respond to threats. This bill would provide the information they need to work together and get the necessary training.

This measure, which was introduced by my Democratic colleague on the Homeland Security Committee, Representative VAL DEMINGS, highlights the importance of equipping law enforcement with necessary tools so that they can quickly adapt and discover new ways to evolve with the current terrorist threat landscape.

Enactment of this bill will further strengthen the Department's partnership with State and local law enforcement to help protect the homeland.

Mr. Speaker, H.R. 2427 is an important piece of legislation that has strong support on both sides of the aisle.

Consideration of this measure today is particularly timely, as this week we remember those who sacrificed their lives and ran toward danger during the worst terrorist attack on U.S. soil. We owe it to their memory and to the men and women that today stand on the front lines to ensure that they have access to the training and tools they need to keep their communities secure.

Mr. Speaker, I encourage my colleagues to support H.R. 2427, and I yield back the balance of my time.

Mr. GALLAGHER. Mr. Speaker, I yield myself the balance of my time.

Once again, I urge my colleagues to support H.R. 2427 to ensure that State and local law enforcement continue to receive valuable information on the Department of Homeland Security's services and resources.

Mr. Speaker, I yield back the balance of my time.

Ms. JACKSON LEE. Mr. Speaker, as a senior member of the House Committee on Homeland Security, I rise in support of H.R. 2427, Pathways to Improving Homeland Security At the Local Level Act.

This bipartisan bill would amend the Homeland Security Act of 2002, to direct the As-

sistant Secretary for State and Local Law Enforcement to produce and disseminate an annual catalog on Department of Homeland Security training, publications, programs, and services for State, local, and tribal law enforcement agencies, and for other purposes.

The coordination program under the measure would include:

1. Producing an annual catalog that summarizes opportunities for training, publications, programs, and services available to State, local, and tribal law enforcement agencies from the Department and from each component and office within the Department;

2. Making such catalog available to State, local, and tribal law enforcement agencies, including by posting the catalog on the website of the Department and cooperating with national organizations that represent such agencies;

3. Making such catalog available through the Homeland Security Information Network; and

4. Submitting such catalog to the Committee on Homeland Security of the House of Representatives and the Committee on Homeland Security and Governmental Affairs of the Senate.

It is important to ensure our first responders and local law enforcement agencies are trained in homeland security programs, especially in times of natural disasters such as Hurricane Harvey and Hurricane Irma.

During relief efforts after Hurricane Harvey and the widespread flooding in Houston, Sgt. Steve Perez of the Houston Police Department drowned after his patrol car got stuck on a flooded road. His death could have been prevented if first responders were given proper materials and training on how to manage crisis situations in rising flood water.

Currently, we fail to provide proper training for catastrophic flood events that would ensure greater safety of both citizens and first responders.

Programs and materials need to be created in order to train our responders in handling wide-spread flooding that simulate dangerous situations that could be encountered in their day-to-day life.

Over the past three years, Houston has experienced record-breaking flooding. If first responders were provided with proper tools and trainings in handling rescues in these conditions, we would see less of loss of life among both citizens and responders.

The most chaotic times for first responders are in response to natural disasters, and it is important to ensure that our nation is protected when we are the most vulnerable.

During Hurricane Harvey and the flooding that followed, if there were to have been a homeland security incident, Texas would have been left susceptible due to the chaos surrounding our first responders.

It is important to equip our first responders with every opportunity for training in homeland security to ensure that in times of natural disaster such as Hurricane Harvey and the flooding across Southeast Texas, they are prepared to handle any situation they may face, with the smallest amount of lives lost as possible.

The bill would produce an annual catalog with training opportunities and other services available to state, local, and tribal law enforcement agencies, which I wish to ensure address catastrophic flood events.

The department's Office for State and Local Law Enforcement would have to publish the catalogs on the DHS website within 30 days of production and distribute them through the Homeland Security Information Network (HSIN).

Sharing the catalog on the HSIN would allow the office to reach as many stakeholders as possible.

Through this catalog, local law enforcement agencies would be able to ensure their first responders are aware of training programs over counterterrorism and homeland security.

It is vital to provide these resources to local law enforcement agencies in order to ensure they are aware of opportunities for their first responders, so they are trained to protect the United States and its citizens when it is most vulnerable.

I ask my colleagues to join me in supporting H.R. 2427.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Wisconsin (Mr. GALLAGHER) that the House suspend the rules and pass the bill, H.R. 2427, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

HOMELAND THREAT ASSESSMENT ACT

Mr. GALLAGHER. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 2470) to require an annual homeland threat assessment, and for other purposes.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 2470

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Homeland Threat Assessment Act".

SEC. 2. ANNUAL HOMELAND THREAT ASSESSMENTS.

(a) IN GENERAL.—Subtitle A of title II of the Homeland Security Act of 2002 (6 U.S.C. 121 et seq.) is amended by adding at the end the following new section:

"SEC. 210G. HOMELAND THREAT ASSESSMENTS.

"(a) IN GENERAL.—Not later than 180 days after the date of the enactment of this section and for each of the next five fiscal years (beginning in the fiscal year that begins after the date of the enactment of this section) the Secretary, acting through the Under Secretary for Intelligence and Analysis, and using departmental information, including component information, and information provided through State and major urban area fusion centers, shall conduct an assessment of the terrorist threat to the homeland.

"(b) CONTENTS.—Each assessment under subsection (a) shall include the following:

"(1) Empirical data assessing terrorist activities and incidents over time in the United States, including terrorist activities and incidents planned or supported by persons outside of the United States targeting the homeland.

"(2) An evaluation of current terrorist tactics, as well as ongoing and possible future changes in terrorist tactics.

“(3) An assessment of criminal activity encountered or observed by officers or employees of components in the field which is suspected of financing terrorist activity.

“(4) Detailed information on all individuals denied entry to or removed from the United States as a result of material support provided to a foreign terrorist organization (as such term is used in section 219 of the Immigration and Nationality Act (8 U.S.C. 1189)).

“(5) The efficacy and spread of foreign terrorist organization propaganda, messaging, or recruitment.

“(6) An assessment of threats, including cyber threats, to the homeland, including to critical infrastructure and Federal civilian networks.

“(7) An assessment of current and potential terrorism and criminal threats posed by individuals and organized groups seeking to unlawfully enter the United States.

“(8) An assessment of threats to the transportation sector, including surface and aviation transportation systems.

“(c) **ADDITIONAL INFORMATION.**—The assessments required under subsection (a)—

“(1) shall, to the extent practicable, utilize existing component data collected from the field; and

“(2) may incorporate relevant information and analysis from other agencies of the Federal Government, agencies of State and local governments (including law enforcement agencies), as well as the private sector, disseminated in accordance with standard information sharing procedures and policies.

“(d) **FORM.**—The assessments required under subsection (a) shall be shared with the appropriate congressional committees and submitted in classified form, but—

“(1) shall include unclassified summaries; and

“(2) may include unclassified annexes, if appropriate.”

(b) **CONFORMING AMENDMENT.**—Subsection (d) of section 201 of the Homeland Security Act of 2002 (6 U.S.C. 121) is amended by adding at the end the following new paragraph:

“(27) To carry out section 210G (relating to homeland threat assessments).”

(c) **CLERICAL AMENDMENT.**—The table of contents of the Homeland Security Act of 2002 is amended by inserting after the item relating to section 210F the following new item:

“Sec. 210G. Homeland threat assessments.”

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Wisconsin (Mr. GALLAGHER) and the gentlewoman from California (Ms. BARRAGAN) each will control 20 minutes.

The Chair recognizes the gentleman from Wisconsin.

GENERAL LEAVE

Mr. GALLAGHER. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and include extraneous material on the bill under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Wisconsin?

There was no objection.

Mr. GALLAGHER. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I am pleased to speak in favor of this bill on behalf of Congressman MIKE ROGERS. He is dealing with the aftereffects of Hurricane Irma, which is the tropical storm affecting his district.

Mr. Speaker, H.R. 2470 received bipartisan support during consideration by the Subcommittee on Counterterrorism and Intelligence in May, and was included in the Department of Homeland Security authorization bill, which passed the floor in July.

H.R. 2470 requires the Department of Homeland Security to release an annual comprehensive homeland security threat assessment. This will provide a common threat picture across the Department and for Federal, State, and local partners.

This week, we are recognizing 16 years after the horrific events of 9/11. Sixteen years later, our ability to accurately identify and evaluate threats to the homeland remains stunted, in many ways.

Though talented professionals across Federal agencies and at the State and local level are hard at work gathering and analyzing threat information, there is still not a formalized process that evaluates homeland threats in a meaningful and comprehensive way.

The assessment in this bill requires DHS to incorporate and analyze Departmental data in a strategic picture. By relying on information provided by the on-the-ground professionals, including State and local police and the Department's operational component, this threat assessment will be a unique contribution to the intelligence community, policymakers, and other stakeholders.

By requiring the Department to consider specific cyber, transportation, and border security threats, in addition to traditional terrorism threats, H.R. 2470 ensures that DHS will focus on critical mission areas where it can provide real value.

Additionally, the threat assessment required by H.R. 2470 can inform the Department's budgeting and planning by clarifying the nature and scale of the threats DHS was created to counter.

Mr. Speaker, I urge my colleagues to pass H.R. 2470, and I reserve the balance of my time.

Ms. BARRAGAN. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in support of H.R. 2470, the Homeland Threat Assessment Act of 2017.

Mr. Speaker, since the attacks of September 11, 2001, which claimed the lives of over 3,000 innocent people, the terrorist threat has metastasized and is decentralized. That was how then-DHS Secretary John Kelly described it in April. He went on to warn that “the risk is as threatening today as it was that September morning almost 16 years ago.”

Whereas, in 2001, there was a centralized, well-funded terrorist organization planning and carrying out major attacks, today the landscape is a patchwork of small cells and lone wolves eager to embrace violence in furtherance of their terrorist ideology.

Today, we consider H.R. 2470 a bill that requires DHS to conduct an as-

essment of the terrorist threat to the homeland on an annual basis. The factors to be considered include: data on terrorist incidents and activity in the U.S.; current and potential future terrorist tactics; cyber threats, particularly those to critical infrastructure and Federal IT networks; threats to surface and aviation transportation; and the efficacy of foreign terrorist propaganda.

In my district, these threats are an everyday reality for the Port of Los Angeles, which has the largest container volume in the country and faces threats to their shipping, cybersecurity, and infrastructure. This bill will help DHS assess those threats and provide the right response after an incident.

We learned from the September 11 attacks about the importance of recognizing and analyzing the ever-evolving terrorist threat landscape. This annual assessment will ensure that DHS comprehensively examines all forms of terrorism and extremism that could damage the homeland today so that, as a nation, we can be vigilant.

Mr. Speaker, in closing, I want to again express my support for this bill and highlight a particular provision that seeks to strengthen interagency collaboration on examining the threat.

The provision requires DHS' Office of Intelligence and Analysis to continue working with fusion centers, which are the focal points for sharing threat-related information between Federal, State, local, and private sector partners.

DHS must continue to address and improve the Nation's fusion centers' capabilities in gathering, analyzing, and sharing threat-related information between partners on every level.

I thank the gentleman from Alabama (Mr. ROGERS) for sponsoring this legislation.

Mr. Speaker, I yield back the balance of my time.

Mr. GALLAGHER. Mr. Speaker, I once again urge my colleagues to support H.R. 2470, and I yield back the balance of my time.

Mr. PERRY. Mr. Speaker, I include in the RECORD the following exchange of letters:

HOUSE OF REPRESENTATIVES, PERMANENT SELECT COMMITTEE ON INTELLIGENCE,

Washington, DC, September 8, 2017.

Hon. MICHAEL MCCAUL,
Chairman, House Committee on Homeland Security,
Washington, DC.

DEAR CHAIRMAN MCCAUL: I understand H.R. 2453, 2468, and 2470 are slated for consideration on the suspension calendar next week. All three bills amend the Homeland Security Act of 2002 to make certain improvements in the laws administered by the Secretary of Homeland Security by requiring the Secretary, acting through the Chief Intelligence Officer of the Department, to perform specific intelligence-related functions. All three bills are virtually identical to specific provisions contained in H.R. 2825, the House-passed “Department of Homeland Security Authorization Act of 2017” for which I wrote to you about on June 27, 2017. Accordingly,

since H.R. 2453, 2468, and 2470 implicate National Intelligence Program (NIP)-funded activities, I expect that they would be sequentially referred to the Permanent Select Committee on Intelligence (the Committee).

As discussed in previous correspondence regarding H.R. 2825, we signed a Memorandum Regarding Authorization of the Department of Homeland Security and exchanged letters on January 11, 2017 (January 2017 Exchange of Letter), to clarify the Committee's exclusive jurisdiction over NIP-funded elements of the Department of Homeland Security (DHS). The January 2017 Exchange of Letters affirmed that, consistent with the Rules of the House of Representatives, the Intelligence Authorization Act (IAA) is the vehicle that through which Congress authorizes annual appropriations for the NIP, including NIP-funded elements of the Department of Homeland Security (DHS). Moreover, those letters made explicit that the Committee on Homeland Security would not report to the House any bill that authorizes any elements of DHS funded through the NIP, and that if any such bill is reported by the Committee on Homeland Security, this Committee will request a sequential referral of the bill.

In order to expedite the House's consideration of H.R. 2453, 2468, and 2470, the Committee will forego consideration of all three measures. This courtesy, is however, conditioned on our mutual understanding and agreement that it will in no way diminish or alter the jurisdiction of the Committee with respect to any future jurisdictional claim over the subject matter contained in these bills or any similar measure. It is also conditioned on the Committee on Homeland Security's adherence to the agreement embodied in the January 2017 Exchange of Letters.

I would appreciate your response to this letter confirming this understanding and would request that you include in the CONGRESSIONAL RECORD during floor consideration of all three bills, a copy of this letter, your response, and the January 2017 Exchange of Letters, including the Memorandum. Thank you for your cooperation in this matter.

Best Regards,

DEVIN NUNES,
Chairman.

Enclosure.

HOUSE OF REPRESENTATIVES,
COMMITTEE ON HOMELAND SECURITY,
Washington, DC, January 11, 2017.

Hon. DEVIN NUNES,
*Permanent Select Committee on Intelligence,
U.S. Capitol, Washington, DC.*

DEAR CHAIRMAN NUNES: Thank you for your letter supporting the Committee on Homeland Security's plans to conduct a comprehensive reauthorization of the Department of Homeland Security ("the Department") in the 115th Congress, as expressed in the 2017 "Memorandum Regarding Authorization of the Department of Homeland Security."

I appreciate your willingness to help ensure the Department is fully authorized, and recognize that there may be areas of jurisdictional interest to the Permanent Select Committee on Intelligence ("Intelligence Committee") in such an authorization. Rule X(j)(3) of the House of Representatives grants the Committee on Homeland Security jurisdiction over the "functions of the Department of Homeland Security," including those functions related to the "integration, analysis, and dissemination of homeland security information," while Rule X(11)(b)(1) grants the Permanent Select Committee on Intelligence jurisdiction over "proposed legislation . . . relating to . . . the National Intelligence Program as defined in Section 3(6) of the National Security Act" and

"[a]uthorizations for appropriations, both direct and indirect, for . . . the National Intelligence Program as defined in Section 3(6) of the National Security Act;"

The Committee on Homeland Security does not intend to authorize any elements of the Department that are funded through the National Intelligence Program ("NIP") as part of the Department authorization bill it reports to the House this Congress, although we both agree that the reported bill may include Department-wide provisions that could affect Department elements that happen to receive funding through the NIP. Accordingly, I will oppose as nongermaine any amendments which may be offered in my committee's markup related to the NIP-funded elements of the Department. I further agree to consult you before taking any action on similar amendments which may be offered during consideration of the bill by the full House.

In the interest of ensuring the most robust Department authorization possible, we further agree that you may offer an amendment during consideration of the bill in the full House. That amendment will contain the text of any legislative provisions related to the NIP-funded elements of DHS previously reported by the Permanent Select Committee on Intelligence. If the Permanent Select Committee on Intelligence has not reported any provisions related to the NIP-funded elements of DHS, you will not offer an amendment. Understanding, however, that both of our committees have a jurisdictional interest in the Department's Office of Intelligence and Analysis, we agree to work together to ensure that the Office receives the most effective congressional guidance.

Finally, I reiterate my intention that nothing included in the 2017 "Memorandum Regarding Authorization of the Department of Homeland Security" alters the jurisdiction of either the Committee on Homeland Security or the Permanent Select Committee on Intelligence. The Committee on Homeland Security appreciates the past success we have enjoyed working with the Intelligence Committee. I am grateful for your support and look forward to continuing to work together toward our mutual goal of ensuring that the Department and its components are authorized on a regular basis.

Sincerely,

MICHAEL T. MCCAUL,
Chairman.

HOUSE OF REPRESENTATIVES, PERMANENT SELECT COMMITTEE ON INTELLIGENCE,
Washington, DC, September 8, 2017.

Hon. MICHAEL MCCAUL,
*Chairman, Committee on Homeland Security,
Washington, DC.*

DEAR CHAIRMAN MCCAUL: I understand H.R. 2453, 2468, and 2470 are slated for consideration on the suspension calendar next week. All three bills amend the Homeland Security Act of 2002 to make certain improvements in the laws administered by the Secretary of Homeland Security by requiring the Secretary, acting through the Chief Intelligence Officer of the Department, to perform specific intelligence-related functions. All three bills are virtually identical to specific provisions contained in H.R. 2825, the House-passed "Department of Homeland Security Authorization Act of 2017" for which I wrote to you about on June 27, 2017. Accordingly, since H.R. 2453, 2468, and 2470 implicate National Intelligence Program (NIP)-funded activities, I expect that they would be sequentially referred to the Permanent Select Committee on Intelligence (the Committee).

As discussed in previous correspondence regarding H.R. 2825, we signed a Memorandum Regarding Authorization of the Department

of Homeland Security and exchanged letters on January 11, 2017 (January 2017 Exchange of Letter), to clarify the Committee's exclusive jurisdiction over NIP-funded elements of the Department of Homeland Security (DHS). The January 2017 Exchange of Letters affirmed that, consistent with the Rules of the House of Representatives, the Intelligence Authorization Act (IAA) is the vehicle that through which Congress authorizes annual appropriations for the NIP, including NIP-funded elements of the Department of Homeland Security (DHS). Moreover, those letters made explicit that the Committee on Homeland Security would not report to the House any bill that authorizes any elements of DHS funded through the NIP, and that if any such bill is reported by the Committee on Homeland Security, this Committee will request a sequential referral of the bill.

In order to expedite the House's consideration of H.R. 2453, 2468, and 2470, the Committee will forego consideration of all three measures. This courtesy, is however, conditioned on our mutual understanding and agreement that it will in no way diminish or alter the jurisdiction of the Committee with respect to any future jurisdictional claim over the subject matter contained in these bills or any similar measure. It is also conditioned on the Committee on Homeland Security's adherence to the agreement embodied in the January 2017 Exchange of Letters.

I would appreciate your response to this letter confirming this understanding and would request that you include in the Congressional Record during floor consideration of all three bills, a copy of this letter, your response, and the January 2017 Exchange of Letters, including the Memorandum. Thank you for your cooperation in this matter.

Best Regards,

DEVIN NUNES,
Chairman.

Enclosure.

HOUSE OF REPRESENTATIVES,
COMMITTEE ON HOMELAND SECURITY,
Washington, DC, January 11, 2017.

Hon. DEVIN NUNES,
*Permanent Select Committee on Intelligence,
Washington, DC.*

DEAR CHAIRMAN NUNES: Thank you for your letter supporting the Committee on Homeland Security's plans to conduct a comprehensive reauthorization of the Department of Homeland Security ("the Department") in the 115th Congress, as expressed in the 2017 "Memorandum Regarding Authorization of the Department of Homeland Security."

I appreciate your willingness to help ensure the Department is fully authorized, and recognize that there may be areas of jurisdictional interest to the Permanent Select Committee on Intelligence ("Intelligence Committee") in such an authorization. Rule X(j)(3) of the House of Representatives grants the Committee on Homeland Security jurisdiction over the "functions of the Department of Homeland Security," including those functions related to the "integration, analysis, and dissemination of homeland security information," while Rule X(11)(b)(1) grants the Permanent Select Committee on Intelligence jurisdiction over "proposed legislation . . . relating to . . . the National Intelligence Program as defined in Section 3(6) of the National Security Act" and "[a]uthorizations for appropriations, both direct and indirect, for . . . the National Intelligence Program as defined in Section 3(6) of the National Security Act;"

The Committee on Homeland Security does not intend to authorize any elements of the Department that are funded through the National Intelligence Program ("NIP") as part of the Department authorization bill it reports to the House this Congress, although

we both agree that the reported bill may include Department-wide provisions that could affect Department elements that happen to receive funding through the NIP. Accordingly, I will oppose as nongermane any amendments which may be offered in my committee's markup related to the NIP-funded elements of the Department. I further agree to consult you before taking any action on similar amendments which may be offered during consideration of the bill by the full House.

In the interest of ensuring the most robust Department authorization possible, we further agree that you may offer an amendment during consideration of the bill in the full House. That amendment will contain the text of any legislative provisions related to the NIP-funded elements of DHS previously reported by the Permanent Select Committee on Intelligence. If the Permanent Select Committee on Intelligence has not reported any provisions related to the NIP-funded elements of DHS, you will not offer an amendment. Understanding, however, that both of our committees have a jurisdictional interest in the Department's Office of Intelligence and Analysis, we agree to work together to ensure that the Office receives the most effective congressional guidance.

Finally, I reiterate my intention that nothing included in the 2017 "Memorandum Regarding Authorization of the Department of Homeland Security" alters the jurisdiction of either the Committee on Homeland Security or the Permanent Select Committee on Intelligence. The Committee on Homeland Security appreciates the past success we have enjoyed working with the Intelligence Committee. I am grateful for your support and look forward to continuing to work together toward our mutual goal of ensuring that the Department and its components are authorized on a regular basis.

Sincerely,

MICHAEL T. McCAUL,
Chairman.

HOUSE OF REPRESENTATIVES, PERMANENT SELECT COMMITTEE ON INTELLIGENCE,

Washington, DC, January 11, 2017.

Hon. MICHAEL McCAUL,
*Chairman, Committee on Homeland Security,
House of Representatives, Washington, DC.*

DEAR CHAIRMAN McCAUL: In accordance with paragraph 10 of the January 2017 "Memorandum Regarding Authorization of the Department of Homeland Security," I write to confirm our mutual understanding of the procedure through which the House will authorize the elements of the Department of Homeland Security (DHS) funded through the National Intelligence Program (NIP).

I appreciate your dedication to producing a comprehensive reauthorization of DHS that will improve congressional oversight of the Department. As you know, Rule X(11)(b)(1) of the House of Representatives grants the Permanent Select Committee on Intelligence sole jurisdiction over "proposed legislation . . . relating to . . . the National Intelligence Program as defined in Section 3(6) of the National Security Act" and [a]uthorizations for appropriations, both direct and indirect, for . . . the National Intelligence Program as defined in Section 3(6) of the National Security Act;" and Rule X(j)(3) of the House of Representatives grants the Committee on Homeland Security jurisdiction over the "functions of the Department of Homeland Security," including those functions related to the "integration, analysis, and dissemination of homeland security information."

As you also know, the Intelligence Authorization Act (IAA) is the annual vehicle

through which Congress authorizes appropriations for the NIP, including for elements of DHS that receive funding through the NIP. The IAA includes a classified schedule of authorizations, incorporated into the statute by reference, and direction and recommendations in a classified annex to the report of the Permanent Select Committee on Intelligence. Nothing in the January 2017 "Memorandum Regarding Authorization of the Department of Homeland Security," shall be construed to grant the Committee on Homeland Security jurisdiction over proposed legislation relating to the NIP or authorizations for appropriations for the NIP.

In keeping with these principles, the Committee on Homeland Security will not report to the House any bill that authorizes any elements of DHS funded through the NIP. If any such bill is reported by the Committee on Homeland Security, the Permanent Select Committee on Intelligence will request a sequential referral of the bill. Understanding, however, that both of our committees have a jurisdictional interest in the Department's Office of Intelligence and Analysis, we agree to work together to ensure that the Office receives the most effective congressional guidance.

We further agree that if the Committee on Homeland Security reports a DHS-wide authorization bill to the House, I may offer an amendment during consideration of the bill in the full House. That amendment will contain the text of any legislative provisions related to the NIP-funded elements of DHS previously reported by the Permanent Select Committee on Intelligence. If the Permanent Select Committee on Intelligence has not reported any provisions related to the NIP-funded elements of DHS, I will not offer an amendment, and the DHS-wide authorization bill will not contain any provisions related to the NIP-funded elements of DHS. We further agree that you will oppose as nongermane all amendments related to the NIP-funded elements of DHS in markup in the Committee on Homeland Security. If any amendments related to the NIP-funded elements of DHS are subsequently offered during consideration by the full House, you agree to consult with me before taking action.

Finally, we agree that you will support the appointment of the Chairman and Ranking Member of the Permanent Select Committee on Intelligence to any committee of conference on a DHS-wide authorization bill that includes any provisions related to the NIP-funded elements of DHS.

In accordance with Rule X(11)(b)(2) this understanding does not preclude either the Committee on Homeland Security or the Permanent Select Committee on Intelligence from authorizing other intelligence and intelligence-related activities of DHS, including, but not limited to, the Homeland Security Intelligence Program. In keeping with paragraph 5 of the January 2017 "Memorandum Regarding Authorization of the Department of Homeland Security," our committees will work jointly to vet and clear any provisions of a DHS authorization bill related to these other intelligence and intelligence-related activities of DHS. Furthermore, I hope the staff of our committees can continue to closely and expeditiously to conduct rigorous oversight of intelligence activities throughout DHS.

The understanding detailed by this letter is limited to the 115th Congress. It shall not constitute an understanding between our committees in any subsequent congress.

I would appreciate your response to this letter confirming this understanding. I look forward to working with you to continue congressional oversight of DHS intelligence

activities, and I thank you in advance for your cooperation.

Sincerely,

DEVIN NUNES,
Chairman.

Ms. JACKSON LEE. Mr. Speaker, as a senior member of the House Committee on Homeland Security, I rise in support of H.R. 2470, Homeland Threat Assessment Act.

This bipartisan bill the Homeland Security Department (DHS) would conduct annual terrorist threat assessments for the next five years using information from DHS offices and fusion centers.

The assessment under this measure would include:

1. Empirical data assessing terrorist activities and incidents over time in the United States, including terrorist activities and incidents planned or supported by persons outside of the United States targeting the homeland;

2. An evaluation of current terrorist tactics, as well as ongoing and possible future changes in terrorist tactics;

3. An assessment of criminal activity encountered or observed by officers or employees of components in the field which is suspected of financing terrorist activity; and

4. Detailed information on all individuals denied entry to or removed from the United States as a result of material support provided to a foreign terrorist organization (as such term is used in section 219 of the Immigration and Nationality Act (8 U.S.C. 1189));

5. The efficacy and spread of foreign terrorist organization propaganda, messaging, or recruitment;

6. An assessment of threats, including cyber threats, to the homeland, including to critical infrastructure and Federal civilian networks;

7. An assessment of current and potential terrorism and criminal threats posed by individuals and organized groups seeking to unlawfully enter the United States; and

8. An assessment of threats to the transportation sector, including surface and aviation transportation systems.

During natural disasters such as Hurricane Harvey and Hurricane Irma, the United States is vulnerable to terror attacks due to the lack of first responders available.

It is important to ensure our first responders and local law enforcement agencies are aware of the terror threats that would be reported in each assessment in order to provide continued support, especially during vulnerable situations such as Hurricane Harvey and the Southeast Texas floods.

The most chaotic times for first responders are in response to natural disasters and it is important to ensure that our nation is protected when we are the most susceptible.

During Hurricane Harvey and the flooding that followed, if there had been a homeland security incident, Texas would have been left vulnerable due to the chaos surrounding our first responders.

It is important to equip our first responders and local law enforcement agencies with these assessments in order to offer greater protection and heightened security during vulnerable situations such as natural disasters.

Additionally the assessment may incorporate relevant information and analysis from other agencies of the Federal Government, agencies of State and local governments (including law enforcement agencies), as well as

the private sector, disseminated in accordance with standard information sharing procedures and policies.

Fusion centers were established administratively after the Sept. 11 terrorist attacks to serve as focal points at the state and local levels to receive, analyze, and share threat-related information with the federal government and the private sector.

The assessments would have to utilize data collected from the field and could incorporate relevant information from other government agencies and the private sector.

During recovery efforts for incidents such as Hurricane Harvey, having terrorist threat assessments would be valuable in keeping vulnerable citizens secure.

I ask my colleagues to join me in supporting H.R. 2470.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Wisconsin (Mr. GALLAGHER) that the House suspend the rules and pass the bill, H.R. 2470.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

A motion to reconsider was laid on the table.

□ 1245

UNIFYING DHS INTELLIGENCE ENTERPRISE ACT

Mr. PERRY. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 2468) to amend the Homeland Security Act of 2002 to establish a homeland intelligence doctrine for the Department of Homeland Security, and for other purposes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 2468

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Unifying DHS Intelligence Enterprise Act”.

SEC. 2. HOMELAND INTELLIGENCE DOCTRINE.

(a) IN GENERAL.—Subtitle A of title II of the Homeland Security Act of 2002 (6 U.S.C. 121 et seq.) is amended by adding at the end the following new section:

“SEC. 210G. HOMELAND INTELLIGENCE DOCTRINE.

“(a) IN GENERAL.—Not later than 180 days after the date of the enactment of this section, the Secretary, acting through the Chief Intelligence Officer of the Department, in coordination with intelligence components of the Department, the Office of the General Counsel, the Privacy Office, and the Office for Civil Rights and Civil Liberties, shall develop and disseminate written Department-wide guidance for the processing, analysis, production, and dissemination of homeland security information (as such term is defined in section 892) and terrorism information (as such term is defined in section 1016 of the Intelligence Reform and Terrorism Prevention Act of 2004 (6 U.S.C. 485)).

“(b) CONTENTS.—The guidance required under subsection (a) shall, at a minimum, include the following:

“(1) A description of guiding principles and purposes of the Department’s intelligence enterprise.

“(2) A summary of the roles and responsibilities of each intelligence component of the Department and programs of the intelligence components of the Department in the processing, analysis, production, or dissemination of homeland security information and terrorism information, including relevant authorities and restrictions applicable to each intelligence component of the Department and programs of each such intelligence component.

“(3) Guidance for the processing, analysis, and production of such information.

“(4) Guidance for the dissemination of such information, including within the Department, among and between Federal departments and agencies, among and between State, local, tribal, and territorial governments, including law enforcement, and with foreign partners and the private sector.

“(5) An assessment and description of how the dissemination to the intelligence community (as such term is defined in section 3(4) of the National Security Act of 1947 (50 U.S.C. 3003(4))) and Federal law enforcement of homeland security information and terrorism information assists such entities in carrying out their respective missions.

“(c) FORM.—The guidance required under subsection (a) shall be submitted in unclassified form, but may include a classified annex.

“(d) ANNUAL REVIEW.—For each of the five fiscal years beginning with the fiscal year that begins after the date of the enactment of this section, the Secretary shall conduct a review of the guidance required under subsection (a) and, as appropriate, revise such guidance.”.

(b) CLERICAL AMENDMENT.—The table of contents in section 1(b) of the Homeland Security Act of 2002 is amended by inserting after the item relating to section 210F the following new item:

“Sec. 210G. Homeland intelligence doctrine.”.

SEC. 3. ANALYSTS FOR THE CHIEF INTELLIGENCE OFFICER.

Paragraph (1) of section 201(e) of the Homeland Security Act of 2002 (6 U.S.C. 121(e)) is amended by adding at the end the following new sentence: “The Secretary shall also provide the Chief Intelligence Officer with a staff having appropriate expertise and experience to assist the Chief Intelligence Officer.”.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Pennsylvania (Mr. PERRY) and the gentlewoman from New York (Miss RICE) each will control 20 minutes.

The Chair recognizes the gentleman from Pennsylvania.

GENERAL LEAVE

Mr. PERRY. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days within which to revise and extend their remarks and include extraneous material on the bill under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Pennsylvania?

There was no objection.

Mr. PERRY. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, 16 years ago, an unprecedented attack against the United States revealed immense gaps in how the United States approached domestic security and information sharing. As a result, the Department of Homeland Security was established to consolidate

22 existing Federal agencies and reshape the domestic intelligence and counterterrorism structure in the United States.

Over the years, DHS has matured and refined its Intelligence Enterprise, or what we know as DHS IE. Even now, however, the Department has struggled to fully unify the various intelligence offices within the component agencies. This has limited the value DHS provides to the intelligence community and its State and local partners. Disparate guidance for the intelligence components within DHS undermines the Department’s ability to fully utilize important data and conduct analysis.

DHS needs to follow the model of many other members of the intelligence community and produce an intelligence doctrine that clearly articulates roles and priorities across the DHS Intelligence Enterprise. The lack of this internal structure reflects a painful legacy from the pre-9/11 era in which bureaucracies operated as silos and were poorly coordinated.

H.R. 2468 empowers DHS to address this continued failure. By requiring the Department to produce guidance to all its components on the processing, analysis, production, and dissemination of information and intelligence, this bill helps to professionalize the DHS Intelligence Enterprise. Such a doctrine will guide how operational information from across DHS is incorporated into a wider strategic Homeland Security picture. This will increase the use of Department-specific information in its analytic products and processes.

H.R. 2468 also takes another step in strengthening the Department’s Intelligence Enterprise by formalizing the Department’s existing support for the DHS Chief Intelligence Officer, or the CINT. Though the Under Secretary for Intelligence and Analysis, or the I&A, serves as the Department’s Chief Intelligence Officer, these two roles carry different statutory authorities and distinct missions.

Therefore, Congress should support both functions by authorizing staff support for the CINT. H.R. 2468 does not authorize new hiring but, rather, reauthorizes the Department’s existing staff assignment and, most importantly, makes those assignments permanent.

It is now time to hold the Department accountable for developing a common foundation among members of the Department’s Intelligence Enterprise. By requiring DHS to produce these guidelines and by ensuring the Department’s leadership is properly and reliably supported, H.R. 2468 helps us to work to fulfill the promises made to the American people 16 years ago: Never again.

I am very pleased the text of H.R. 2468 was included in the larger DHS authorization bill, which passed this very House in July. I urge my colleagues to support the standalone measure to improve the quality of DHS’ analytical